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Senate Amendment to House File 488

H-1194

Amend House File 488, as passed by the House, as

2 follows:

1. Page 16, by striking lines 1 and 2 and inserting
4 <if the beer is not sold or offered>



House File 590

H-1195

1 Amend House File 590 as follows: Page 1, by striking line 20 and inserting <abuse 3 which allege child abuse as defined in subsection 4 2, paragraph "a", subparagraphs (1) through (3) and 5 subparagraphs (5) through (10), or which allege child 6 abuse as defined in subsection 2, paragraph a", 7 subparagraph (4), that also allege imminent danger, 8 death, or injury to a child.> 2. Page 1, by striking line 27 and inserting 10 <which allege child abuse as defined in subsection 2, 11 paragraph "a", subparagraph (4), but do not allege 12 imminent danger, death, or injury to a child. A>
13 3. By striking page 1, line 32, through page 2, 14 line 5, and inserting: <Sec. ___. Section 232.70, subsection 5, Code 2013,</pre> 16 is amended to read as follows: 5. Upon receipt of a report, the department shall 18 do all of the following: a. Immediately, upon receipt of an oral report, 20 make a determination as to whether the report 21 constitutes an allegation of child abuse as defined in 22 section 232.68. b. Notify the appropriate county attorney of the 24 receipt of the report.> 4. Page 2, by striking line 17 and inserting 26 <report alleges child abuse as defined in section 27 232.68, subsection 2, paragraph "a", subparagraphs (1) 28 through (3) and subparagraphs (5) through (10), or which alleges child abuse as defined in section 232.68, subsection 2, paragraph "a", subparagraph (4), that also alleges imminent danger, death, or injury to a 32 child.> 5. Page 2, by striking line 20 and inserting 33 34 <alleges child abuse as defined in section 232.68, 35 subsection 2, paragraph "a", subparagraph (4), but 36 does not allege imminent danger, death, or injury to 37 a child.> 38 6. Page 3, line 11, after <unsafe> by inserting <or 39 in imminent danger> 7. Page 6, by striking lines 4 through 9 and 41 inserting <report of suspected child abuse of the 42 completion of the family assessment and any service 43 recommendations. For cases assessed pursuant to 44 a family assessment, there shall be no right to a 45 contested case hearing pursuant to chapter 17A.> 46 8. Page 6, line 10, by striking <<u>child abuse</u>> 47 Page 6, by striking line 13 and inserting <area 48 administrator, that a report of suspected child abuse 49 is a spurious> 10. Page 6, line 23, after <court.> by inserting

> HF590.1086 (1) 85 ad/nh 1/2

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1 < The department may arrange for services for children 2 and families during and at the conclusion of a family 3 assessment.> 11. Page 6, by striking lines 26 through 29 and 5 inserting <a copy of the portion of the written child 6 abuse assessment pertaining to the child abuse report, 7 the written family assessment report for cases in which 8 the department requests a child> 12. Page 7, line 9, by striking <summaries> and 10 inserting <reports> 13. Page 8, lines 25 and 26, by striking <child 12 abuse report> and inserting <report of suspected child 13 abuse> 14. Page 8, line 31, by striking <a case of> and 15 inserting <a case of suspected> 15. Page 9, by striking lines 27 through 30. 16. By striking page 12, line 34, through page 13, 18 line 26. 17. Page 14, line 6, by striking <235A.13,> 19 18. By renumbering as necessary.

FRY of Clarke



House File 604

H-1196

1 Amend the amendment, H-1188, to House File 604 as 2 follows:

3 1. Page 1, after line 27 by inserting:
4 <__. By striking page 27, line 33, through page
5 28, line 3.>

DOLECHECK of Ringgold

H1188.1105 (1) 85 kh/tm 1/1 -1-



House File 538

H-1197

1 Amend House File 538 as follows:

- 2 l. By striking everything after the enacting clause 3 and inserting:
- 4 <Section 1. NEW SECTION. 904A.2A Board of parole
 5 alternate members.</pre>
- 1. Notwithstanding sections 17A.11, 69.16, and 7 69.16A, the board of parole shall have a pool of three 8 alternate members to substitute for board members who 9 are disqualified or become unavailable for any other 10 reason for hearings. Each alternate member shall 11 serve a term of four years beginning and ending as 12 provided by section 69.19, except for alternate members 13 appointed to fill vacancies who shall serve for the 14 balance of the unexpired term.
- 2. A person serves in the pool of alternate members at the discretion of the board. A person who serves as 17 an alternate member may later be appointed to the board 18 and may serve four years, in accordance with section 19 904A.1. A former board of parole member may serve in 20 the pool of alternate members.
- 3. When a sufficient number of board of parole members are unavailable to hear a case, the board of parole may request alternate members to serve.
 - 4. Notwithstanding sections 17A.11 and 904A.1:
- 25 a. An alternate member is deemed a member of the 26 board of parole only for the hearing panel for which 27 the alternate member serves.
- 28 b. At least one member of a hearing panel
 29 containing alternate members shall be a member of the
 30 board.
- 31 c. A decision of a hearing panel containing 32 alternate members is considered a final decision of the 33 board.
- 34 5. An alternate member shall not receive 35 compensation in excess of that authorized by law for a 36 board of parole member who is not the chairperson or 37 vice chairperson of the board of parole.
- 38 Sec. 2. Section 904A.3, Code 2013, is amended to 39 read as follows:

904A.3 Appointment to board of parole.

The governor shall appoint the chairperson and other members of the board of parole, <u>including alternate</u> members, subject to confirmation by the senate.

The chairperson shall serve at the pleasure of the governor. Vacancies shall be filled in the same manner

46 as regular appointments are made.>
47 2. Title page, line 1, by striking <relating to>
48 and inserting <authorizing alternate members of>

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HF538.1114 (2) 85 ec/sc 1/2



ALONS	of	Sioux		



House File 610 - Introduced

HOUSE FILE 610 BY HALL

A BILL FOR

- 1 An Act establishing a school bus stop arm camera pilot program.
- 2 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

H.F. 610

- 1 Section 1. <u>NEW SECTION</u>. **285.17 School bus stop arm camera** 2 pilot program.
- The department of education shall establish a school
- 4 bus stop arm camera pilot program in coordination with the
- 5 department of administrative services, the department of
- 6 transportation, and participating school districts. The
- 7 department shall develop procedures and specifications for the
- 8 solicitation of bids for the purchase of school bus stop arm
- 9 cameras to be used by participating school districts. The
- 10 department may award a contract for purchase to any bidder or
- 11 bidders responsive to the needs of at least one participating
- 12 school district. However, a participating school district must
- 13 accept a bid for which the department awards a contract for
- 14 purchases by the school district.
- 15 2. The department shall establish an application process
- 16 for school districts to participate in the program and
- 17 shall not implement the program unless at least three school
- 18 districts successfully apply. The department shall encourage
- 19 school districts of diverse size and location to apply for the 20 program.
- 21 3. A participating school district shall install school bus
- 22 stop arm cameras received through the program on at least three
- 23 school buses used by the school district. The department and
- 24 participating school districts shall jointly share the costs of
- 25 purchasing and installing school bus stop arm cameras pursuant
- 26 to the program. The department's share of purchasing and
- 27 installation costs under the program shall not exceed fifteen
- 28 thousand dollars per fiscal year.
- 29 4. The department of education, in coordination with
- 30 the department of administrative services, the department of
- 31 transportation, and participating school districts, shall
- 32 submit a report on the program detailing program outcomes,
- 33 findings, and recommendations to the general assembly by
- 34 January 8, 2016.
- 35 5. This section is repealed effective June 30, 2016.

LSB 2408YH (4) 85 je/rj



H.F. 610

1	EXPLANATION
2	This bill directs the department of education to establish a
3	school bus stop arm camera pilot program in coordination with
4	the department of administrative services, the department of
5	transportation, and participating school districts. The bill
6	directs the department to develop procedures and specifications
7	for the solicitation of bids for the purchase of school bus
8	stop arm cameras to be used by participating school districts.
9	The bill provides that the department may award a contract for
10	purchase to any bidder or bidders responsive to the needs of
11	at least one participating school district. The bill provides
12	that a participating school district must accept a bid for
13	which the department awards a contract for purchases by the
14	school district.
15	The bill directs the department to establish an application
16	process for school districts to participate in the program and
17	prohibits the department from implementing the program unless
18	at least three school districts successfully apply. The bill
	directs the department to encourage school districts of diverse
20	size and location to apply.
21	The bill provides that a participating school district
22	must install school bus stop arm cameras received through
23	the program on at least three school buses used by the
24	school district. The bill provides that the department and
25	participating school districts must jointly share the costs of
26	purchasing and installing school bus stop arm cameras pursuant
27	to the program, but the department's share cannot exceed
28	\$15,000 per fiscal year.
29	The bill directs the department of education, in
30	•
31	the department of transportation, and participating school
	districts, to submit a report on the program detailing program
33	outcomes, findings, and recommendations to the general assembly
34	by January 8, 2016.
35	The program is repealed effective June 30, 2016.



House Resolution 32 - Introduced

HOUSE RESOLUTION NO. 32

BY M. SMITH

- 1 A Resolution recognizing Representative David E. Heaton
- 2 as the 2012 recipient of the Herbert Hoover Uncommon
- 3 Public Service Award.
- 4 WHEREAS, Herbert Hoover was both a visionary and
- 5 dedicated public servant and through his tireless
- 6 efforts millions of lives were saved in the years after
- 7 World War I; and
- 8 WHEREAS, to honor that spirit of public service the
- 9 Herbert Hoover Presidential Library Association has
- 10 created the Herbert Hoover Uncommon Public Service
- 11 Award; and
- 12 WHEREAS, the association annually presents the
- 13 Herbert Hoover Uncommon Public Service Award to
- 14 Iowa legislators who exemplify President Hoover's
- 15 humanitarian efforts and have gone above and beyond
- 16 the call of duty to demonstrate uncommon service and
- 17 commitment to the people of Iowa; and
- 18 WHEREAS, in 2012, the association awarded the sixth
- 19 annual Herbert Hoover Uncommon Public Service Award to
- 20 Representative David E. Heaton; and
- 21 WHEREAS, Representative Heaton combined two
- 22 decades of public service with a career in main-street
- 23 business; and
- 24 WHEREAS, in his public career Representative Heaton
- 25 embodies a commitment to fiscal restraint, combined
- 26 with a deep and abiding concern for those in need; and
- 27 WHEREAS, these two traits demonstrate that
- 28 Representative Heaton embodies the spirit of Herbert



H.R. 32

- 1 Hoover himself and has clearly earned the 2012 Herbert
- 2 Hoover Uncommon Public Service Award; NOW THEREFORE,
- 3 BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That
- 4 the House of Representatives thanks the Herbert Hoover
- 5 Presidential Library Association for the creation of
- 6 the Herbert Hoover Uncommon Public Service Award and
- 7 congratulates Representative Heaton on receiving the
- 8 2012 award.



Senate File 398

S-3051

1 Amend Senate File 398 as follows: 1. Page 18, after line 9 by inserting: <Sec. ___. Section 490.732, subsection 4, Code 4 2013, is amended to read as follows: 4. An agreement authorized by this section 6 shall cease to be effective when shares of the 7 corporation are listed on a national securities 8 exchange or regularly traded in a market maintained 9 by one or more members of a national or affiliated 10 securities association the corporation becomes a 11 public corporation. If the agreement ceases to be 12 effective for any reason, the board of directors may, 13 if the agreement is contained or referred to in the 14 corporation's articles of incorporation or bylaws, 15 adopt an amendment to the articles of incorporation 16 or bylaws, without shareholder action, to delete the 17 agreement and any references to it.> 2. By striking page 56, line 31, through page 57, 19 line 6. 3. By renumbering, redesignating, and correcting 21 internal references as necessary.

CHARLES SCHNEIDER

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House File 488

S-3052

1 Amend House File 488, as passed by the House, as

2 follows:

3 1. Page 16, by striking lines 1 and 2 and 4 inserting <if the beer is not sold or offered>

LIZ MATHIS

HF488.829 (1) 85 ec/nh



Senate File 427

S-3053 1 Amend Senate File 427 as follows: 1. Page 3, line 23, after <1.> by inserting $\langle a. \rangle$ 2. Page 3, by striking lines 30 through 34 and 4 inserting <within six months of its being released. 5 The board may adopt amendments to each code by rule 6 The state plumbing code and the state mechanical code 7 shall be applicable to all buildings and structures 8 owned by the state or an agency of the state and in 9 each local jurisdiction. 10 b. Except as provided in paragraph "c", a local 11 jurisdiction is not required to adopt by ordinance
12 the state plumbing code or the state mechanical code.
13 However, a local jurisdiction that adopts by ordinance 14 the state plumbing code or the state mechanical 15 code may adopt standards that are more restrictive. 16 Local jurisdictions shall not be required to conduct 17 inspections or take any other enforcement action 18 under the state plumbing code and state mechanical 19 code regardless of whether the local jurisdiction has 20 adopted by ordinance the state plumbing code or the 21 state mechanical code. 22 c. A local jurisdiction with a population of more than fifteen thousand that has not adopted by ordinance 24 the state plumbing code and state mechanical code shall 25 have until December 31, 2016, to do so. Cities that 26 have adopted a plumbing code or mechanical code as 27 of the effective date of this Act shall have until 28 December 31, 2016, to adopt the state plumbing code or 29 the state mechanical code in lieu thereof.> 3. Page 9, line 17, by striking <2016> and 31 inserting <2017> 4. Page 14, line 33, by striking <department> and 32 33 inserting <board>

JEFF DANIELSON